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FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
12/03/2003	Adam DeWain Watson	AW-001	4110
90 06/15/2005		EXAM	INER
TIMOTHY P. O'HAGAN 8710 KILKENNY CT		MORGAN, EILEEN P	
FORT MYERS, FL 33912 ·		ART UNIT	PAPER NUMBER
•		3723	
•	12/03/2003 90 06/15/2005 O'HAGAN NY CT	12/03/2003 Adam DeWain Watson 90 06/15/2005 O'HAGAN NY CT	12/03/2003 Adam DeWain Watson AW-001 90 06/15/2005 EXAM O'HAGAN MORGAN, NY CT , FL 33912 . ART UNIT

DATE MAILED: 06/15/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
Office Action Summary		10/726,804	WATSON, ADAM DEWAIN		
		Examiner	Art Unit		
		Eileen P. Morgan	3723		
Period f	The MAILING DATE of this communication or Reply	appears on the cover sheet with	the correspondence address		
A SH THE - Exto afte - If th - If No - Fail Any	HORTENED STATUTORY PERIOD FOR REMAILING DATE OF THIS COMMUNICATION of time may be available under the provisions of 37 CF of SIX (6) MONTHS from the mailing date of this communication of period for reply specified above is less than thirty (30) days, to period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some properties of the period for reply will, by some period for reply will, by some period for reply will. See an account of the period for reply will, by some period for reply will.	ON. R 1.136(a). In no event, however, may a rep n. a reply within the statutory minimum of thirty (priod will apply and will expire SIX (6) MONTH tatute, cause the application to become ABAt	ly be timely filed ' 30) days will be considered timely. HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).		
Status					
1)🛛	Responsive to communication(s) filed on 1	7 Ma <u>y 2005</u> .			
2a)□		This action is non-final.			
3)□					
,	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.				
Disposi	tion of Claims				
4)⊠	Claim(s) 1-26 is/are pending in the application.				
•	4a) Of the above claim(s) is/are withdrawn from consideration.				
5)⊠	Claim(s) <u>6-9 and 15-17</u> is/are allowed.				
6)⊠	Claim(s) <u>1-5,10-13,18-26</u> is/are rejected.				
7)🖂	Claim(s) 14 is/are objected to.				
8)□	Claim(s) are subject to restriction at	nd/or election requirement.	• , 1		
Applicat	tion Papers				
9)□	The specification is objected to by the Exar	niner.			
10)	The drawing(s) filed on is/are: a)	accepted or b) objected to by	the Examiner.		
,	Applicant may not request that any objection to				
	Replacement drawing sheet(s) including the co				
11)	The oath or declaration is objected to by the				
Priority	under 35 U.S.C. § 119				
a	Acknowledgment is made of a claim for force All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the application from the International Bu See the attached detailed Office action for a	nents have been received. nents have been received in App priority documents have been re reau (PCT Rule 17.2(a)).	plication No eceived in this National Stage		
Attachmei	nt(s)				
_	ce of References Cited (PTO-892)		mmary (PTO-413)		
2) Noti	ce of Draftsperson's Patent Drawing Review (PTO-948	,	Mail Date ormal Patent Application (PTO-152)		
	rmation Disclosure Statement(s) (PTO-1449 or PTO/SE er No(s)/Mail Date <u>5-17-05</u> .	6) Other:			

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DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 10 rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 10, line 8, 'the porous joint...' lacks antecedent basis.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-5, 10-13, 18-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dicke-4,381,628 in view of Reiter-4,779,385.

Dicke discloses a hand held sanding device having a bottom sanding plate, a dust collection fan (50) with a fan inlet joined to a vacuum manifold, a motor (28) coupled to the housing for rotating the fan so air is drawn from around the sanding plate and expelled (80) into an exhaust manifold (not shown). The motor also comprises means (40) for imparting an orbiting movement between sanding plate and housing to sand workpiece. Dicke does not disclose the structure of the bottom sanding plate having a plurality of channels defining mesas for supporting a porous sanding screen.

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However. Reiter teaches a sanding device having vacuum means to collect dust wherein the device includes a bottom sanding plate having a plurality of channels (56) defining mesas (52,54) for supporting a porous sanding screen (col. 3, last line) wherein dust/air is drawn through the screen, through the channels, through the apertures (48), into the vacuum manifold (46) for expelling into an exhaust manifold. Therefore, it would have been obvious to one of ordinary skill in the art at time invention was made to modify the sanding plate of Dicke with the sanding plate of Reiter in order to more thoroughly collect dust through a porous screen since the dust collection area would encompass the entire sanding screen area instead of the restricted side areas of Dicke. In regard to claims 3, 12, 19, Reiter does not show a central aperture but two spaced apertures (70, 72). To use a central aperture instead of two offset apertures would have been an obvious design expedient since the fan of Dicke would be aligned with such an aperture providing a more effective vacuum action. In regards to claims 21, 23, 24, to form a perimeter mesa around the screen of Reiter to limit suction to only the air drawn through the screen would have been an obvious design choice dependent on sanding. parameters.

Allowable Subject Matter

Claim 14 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claims 6-9, 15-17 appear allowable over the prior art of record.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Eileen P. Morgan whose telephone number is 571.272.4488. The examiner can normally be reached on Tuesday-Thursday (Office), Friday (Work at home).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph Hail can be reached on 571.272.4485. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

EM June 13, 2005 EILEEN P. MORGAN PRIMARY EXAMINER